28	Utah Code Sections Affected:
29	AMENDS:
30	23-19-14, as last amended by Laws of Utah 2011, Chapters 297 and 366
31	26-35a-103, as last amended by Laws of Utah 2011, Chapter 366
32	30-3-35, as last amended by Laws of Utah 2017, Chapter 120
33	35A-1-206, as last amended by Laws of Utah 2017, Chapters 181, 223, and 382
34	36-28-101, as enacted by Laws of Utah 2014, Chapter 150
35	<b>36-28-102</b> , as last amended by Laws of Utah 2017, Chapter 90
36	41-1a-418, as last amended by Laws of Utah 2017, Chapters 107, 181, and 194
37	41-1a-421, as last amended by Laws of Utah 2016, Chapter 68
38	41-1a-422, as last amended by Laws of Utah 2017, Chapters 107, 194, and 383
39	53-3-205, as last amended by Laws of Utah 2016, Chapter 175
40	53-3-804, as last amended by Laws of Utah 2014, Chapters 85 and 252
41	53-3-805, as last amended by Laws of Utah 2014, Chapters 85 and 252
42	Ĥ→ [—53A-1-1019, as enacted by Laws of Utah 2017, Chapter 278
43	—————————————————————————————————————
44	53B-8-107, as last amended by Laws of Utah 2016, Chapter 230
45	53B-8e-103, as last amended by Laws of Utah 2013, Chapter 214
46	53B-16-107, as last amended by Laws of Utah 2017, Chapter 382
46a	Ĥ→ 53E-3-920, as renumbered and amended by Laws of Utah 2018, Chapter 1
46b	53G-7-214, as renumbered and amended by Laws of Utah 2018, Chapter 3 ←Ĥ
47	58-17b-622, as last amended by Laws of Utah 2013, Chapters 166 and 262
48	58-24b-304, as enacted by Laws of Utah 2009, Chapter 220
49	59-2-1104 (Superseded 01/01/19), as last amended by Laws of Utah 2015, Chapter 261
50	59-2-1104 (Effective 01/01/19), as last amended by Laws of Utah 2017, Chapter 189
51	63B-18-301, as last amended by Laws of Utah 2013, Chapter 214
52	63G-1-301, as renumbered and amended by Laws of Utah 2008, Chapter 382
53	63G-1-401, as last amended by Laws of Utah 2017, Chapters 15, 40, and 117
54	63G-1-703, as enacted by Laws of Utah 2013, Chapter 90
55	63J-1-219, as last amended by Laws of Utah 2016, Chapter 144
56	67-19-6.7, as last amended by Laws of Utah 2017, Chapter 463
57	67-19-15, as last amended by Laws of Utah 2017, Chapter 463
58	67-22-2, as last amended by Laws of Utah 2015, Chapter 470

12-14-17 10:38 AM H.B. 55

1113	(c) A temporary regular identification card issued under this Subsection (7) is invalid:
1114	(i) when the person's regular identification card has been issued;
1115	(ii) when, for good cause, an applicant's application for a regular identification card has
1116	been refused; or
1117	(iii) upon expiration of the temporary regular identification card.
1118	Ĥ→ [Section 13. Section 53A-1-1019 is amended to read:
1119	53A-1-1019. Creation of State Council on Military Children.
1120	(1) There is established a State Council on Military Children, as required in Section
1121	<del>53A-1-1008.</del>
1122	(2) The members of the State Council on Military Children shall include:
1123	(a) the state superintendent of public instruction;
1124	(b) a superintendent of a school district with a high concentration of military children
1125	appointed by the governor;
1126	(c) a representative from a military installation, appointed by the governor;
1127	(d) one member of the House of Representatives, appointed by the speaker of the
1128	House;
1129	(e) one member of the Senate, appointed by the president of the Senate;
1130	(f) a representative from the Department of [Veterans'] <u>Veterans</u> and Military Affairs,
1131	appointed by the governor;
1132	(g) a military family education liaison, appointed by the members listed in Subsections
1133	(2)(a) through (f);
1134	(h) the compact commissioner, appointed in accordance with Section 53A-1-1020; and
1135	(i) other members as determined by the governor.
1136	(3) The State Council on Military Children shall carry out the duties established in
1137	<del>Section 53A-1-1008.</del>
1138	(4) (a) A member who is not a legislator may not receive compensation or per diem.
1139	(b) Compensation and expenses of a member who is a legislator are governed by
1140	Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses.
1141	Section 14. Section 53A-3-427 is amended to read:
1142	53A-3-427. Honorary high school diploma for certain veterans.
1143	(1) A board of education of a school district may award an honorary high school ←Ĥ

1144—	—H→ <del>diploma to a veteran, if the veteran:</del>
1145	(a) left high school before graduating in order to serve in the armed forces of the
1146	United States;
1147	(b) served in the armed forces of the United States during the period of World War II,
1148	the Korean War, or the Vietnam War;
1149	(c) (i) was honorably discharged; or
1150	(ii) was released from active duty because of a service-related disability; and
1151	(d) (i) resides within the school district; or
1152	(ii) resided within the school district at the time of leaving high school to serve in the
1153	armed forces of the United States.
1154	(2) To receive an honorary high school diploma, a veteran or immediate family
1155	member or guardian of a veteran shall submit to a local school board:
1156	(a) a request for an honorary high school diploma; and
1157	(b) information required by the local school board to verify the veteran's eligibility for
1158	an honorary high school diploma under Subsection (1).
1159	(3) At the request of a veteran, a veteran's immediate family member or guardian, or a
1160	local school board, the Department of [Veterans'] <u>Veterans</u> and Military Affairs shall certify
1161	whether the veteran meets the requirements of Subsections (1)(b) and (c). ] ←Ĥ
1162	Section $\hat{\mathbf{H}} \rightarrow [15] \underline{13} \leftarrow \hat{\mathbf{H}}$ . Section 53B-8-107 is amended to read:
1163	53B-8-107. Military member surviving dependents Tuition waiver.
1164	(1) As used in this section:
1165	(a) "Federal active duty" means serving under orders in accordance with United States
1166	Code, Title 10 or Title 32, at any time on or after September 11, 2001.
1167	(b) "Qualifying deceased military member" means a person who:
1168	(i) was killed while serving on state or federal active duty, under orders of competent
1169	authority and not as a result of the member's own misconduct; or
1170	(ii) dies of wounds or injuries received while serving on state or federal active duty,
1171	under orders of competent authority and not as a result of the member's own misconduct; and
1172	(iii) was a member of the armed forces of the United States and a Utah resident;
1173	(iv) was a member of the reserve component of the armed forces on or after September
1174	11, 2001, and a Utah resident; or

1237 Section  $\hat{\mathbf{H}} \rightarrow [17]$  15  $\leftarrow \hat{\mathbf{H}}$ . Section 53B-16-107 is amended to read: 1238 53B-16-107. Credit for military service and training -- Notification --1239 Transferability -- Reporting. 1240 (1) As used in this section, "credit" includes proof of equivalent noncredit course 1241 completion awarded by a technical college. 1242 (2) An institution of higher education listed in Section 53B-2-101 shall provide written 1243 notification to each student applying for admission that the student is required to meet with a 1244 college counselor in order to receive credit for military service and training as recommended by 1245 a postsecondary accreditation agency or association designated by the board or the Utah System 1246 of Technical Colleges Board of Trustees if: 1247 (a) credit for military service and training is requested by the student; and (b) the student has met with an advisor at an institution of higher education listed in 1248 1249 Section 53B-2-101 at which the student intends to enroll to discuss applicability of credit to 1250 program requirements, possible financial aid implications, and other factors that may impact attainment of the student's educational goals. 1251 1252 (3) Upon transfer within the state system of higher education, a student may present a 1253 transcript to the receiving institution of higher education for evaluation and to determine the 1254 applicability of credit to the student's program of study, and the receiving institution of higher 1255 education shall evaluate the credit to be transferred pursuant to Subsection (2). 1256 (4) The board and the Utah System of Technical Colleges Board of Trustees shall 1257 annually report the number of credits awarded under this section by each institution of higher 1258 education to the [Utah] Department of [Veterans'] Veterans and Military Affairs. 1258a  $\hat{H} \rightarrow$  Section 16. Section 53E-3-920 is amended to read: 1258b 53E-3-920. Creation of State Council on Military Children. 1258c (1) There is established a State Council on Military Children, as required in Section 1258d 53E-3-909. 1258e (2) The members of the State Council on Military Children shall include: 1258f (a) the state superintendent of public instruction; 1258g (b) a superintendent of a school district with a high concentration of military children 1258h appointed by the governor; (c) a representative from a military installation, appointed by the governor; 1258i 1258j (d) one member of the House of Representatives, appointed by the speaker of the House; 1258k (e) one member of the Senate, appointed by the president of the Senate; (f) a representative from the Department of [Veterans] Veterans and Military 12581 1258m Affairs, appointed by the governor; 1258n (g) a military family education liaison, appointed by the members listed in Subsections

1258o

(2)(a) through (f);  $\leftarrow \hat{H}$ 

1258p Ĥ→ (h) the compact commissioner, appointed in accordance with Section 53E-3-921; and 1258q (i) other members as determined by the governor. 1258r (3) The State Council on Military Children shall carry out the duties established in 1258s Section 53E-3-909. 1258t (4) (a) A member who is not a legislator may not receive compensation or per diem. (b) Compensation and expenses of a member who is a legislator are governed by 1258u 1258v Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses. Section 17. Section 53G-7-214 is amended to read: 1258w 1258x 53G-7-214. Honorary high school diploma for certain veterans. 1258y (1) A board of education of a school district may award an honorary high school 1258z diploma to a veteran, if the veteran: (a) left high school before graduating in order to serve in the armed forces of the 1258aa 1258ab **United States**; 1258ac (b) served in the armed forces of the United States during the period of World War II, 1258ad the Korean War, or the Vietnam War; 1258ae (c) (i) was honorably discharged; or 1258af (ii) was released from active duty because of a service-related disability; and 1258ag (d) (i) resides within the school district; or 1258ah (ii) resided within the school district at the time of leaving high school to serve in the 1258ai armed forces of the United States. (2) To receive an honorary high school diploma, a veteran or immediate family 1258aj 1258ak member or guardian of a veteran shall submit to a local school board: (a) a request for an honorary high school diploma; and 1258al (b) information required by the local school board to verify the veteran's eligibility for 1258am 1258an an honorary high school diploma under Subsection (1). (3) At the request of a veteran, a veteran's immediate family member or guardian, or a 1258ao local school board, the Department of [Veterans'] Veterans and Military Affairs shall 1258ap certify whether the veteran meets the requirements of Subsections (1)(b) and (c).  $\leftarrow \hat{H}$ 1258aq 1259 Section 18. Section **58-17b-622** is amended to read: 1260 58-17b-622. Pharmacy benefit management services -- Auditing of pharmacy 1261 records -- Appeals. 1262 (1) For purposes of this section: 1263 (a) "Audit" means a review of the records of a pharmacy by or on behalf of an entity 1264 that finances or reimburses the cost of health care services or pharmaceutical products. (b) "Entity" includes: 1265 1266 (i) a pharmacy benefits manager or coordinator; 1267 (ii) a health benefit plan;